

# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
_		٦		EXAMINER
			ART UNIT	PAPER NUMBER
			DATE MAILED:	

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



Application No.

09/391,783

Applicant(s)

Office Action Summary

Examiner

Baldwin et al.

First Last

Art Unit 1234

	The MAILING DATE of this communication appear.	s on the cover sheet with the				
Period :	for Reply					
	ORTENED STATUTORY PERIOD FOR REPLY IS SE MAILING DATE OF THIS COMMUNICATION.	T TO EXPIRE <u>three</u> M	ONTH(S) FROM			
	nsions of time may be available under the provisions of 37		ever, may a reply be timely filed			
	ter SIX (6) MONTHS from the mailing date of this commune period for reply specified above is less than thirty (30) day		nimum of thirty (30) days will			
	e considered timely. Diperiod for reply is specified above, the maximum statutory	period will apply and will expire	SIX (6) MONTHS from the mailing date of this			
cc	ommunication.					
- Any	re to reply within the set or extended period for reply will, t reply received by the Office later than three months after th arned patent term adjustment. See 37 CFR 1.704(b).					
Status	2	2004				
1) <b>X</b>	Responsive to communication(s) filed on <u>Jan 10</u> ,	2001	· · · · · · · · · · · · · · · · · · ·			
2a)	This action is <b>FINAL</b> . 2b) X This action	ction is non-final.				
3)	Since this application is in condition for allowance closed in accordance with the practice under $\textit{Ex p}$	•				
Disposi	ition of Claims					
4) [X]	Claim(s) <u>4-7 and 38-49</u>		is/are pending in the application.			
4	4a) Of the above, claim(s)		is/are withdrawn from consideration.			
5) . 🚊	Claim(s)		is/are allowed.			
6) X	Claim(s) 4-7 and 38-49		is/are rejected.			
7)	Claim(s)		is/are objected to.			
8)	Claims	are subject to	estriction and/or election requirement.			
Applica	ation Papers					
9)	The specification is objected to by the Examiner.					
10)	The drawing(s) filed on is/ar	re objected to by the Examin	er.			
	The proposed drawing correction filed on is: a) approved_b) disapproved.					
	The oath or declaration is objected to by the Exar					
Driority	under 35 U.S.C. § 119					
	Acknowledgement is made of a claim for foreign	priority under 35 U.S.C. § 1	19(a)-(d).			
	All b) Some* c) None of:	,				
	1. Certified copies of the priority documents ha	ave been received.				
	2. Certified copies of the priority documents ha		tion No.			
	3. Copies of the certified copies of the priority	documents have been receiv				
*\$	application from the International Bur ee the attached detailed Office action for a list of t		ved.			
14)	Acknowledgement is made of a claim for domesti	ic priority under 35 U.S.C. §	119(e).			
Attachm	nent(s)					
	lotice of References Cited (PTO-892)	18) Interview Summary (PTO-413	) Paper No(s).			
, ,	lotice of Draftsperson's Patent Drawing Review (PTO-948)	19 Notice of Informal Patent App				
17) : - In	nformation Disclosure Statement(s) (PTO-1449) Paper No(s).	20) Other:				

Art Unit: 1627

#### **DETAILED ACTION**

# Supplemental Office Action

1. The May 22, 2001 Office Action is withdrawn in favor of the instant Supplemental Office Action to correct for inadvertant typographical errors as set forth in the May 22, 2001 Office Action.

#### Status of Claims

- 2. Claims 4-7 and 38-49 (claims 39-49 are newly added) are pending and under examination in the current application.
- 3. Claims 1-3 and 8-37 were canceled by applicants' September 8, 1999 and January 10, 2001 requests.

## Withdrawn Objection(s) and/or Rejection(s)

- 4. The objections of Claims 5-7 for typographical errors are withdrawn in light of applicants' amendments.
- 5. The following rejection of claims 4-7 and 38-39 under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention are withdrawn in light of applicants' arguments.
- 6. The rejection of claims 4-7 and 38-39 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Baldwin et al., claims 1-2 of U. S. Patent No. 6,017,768 (herein referred to as the U.S. '768 Patent), Issued: January 25, 2000, Filed: October 18, 1996 is withdrawn in light of applicants' July 5, 2001 and August 15, 2001 requests.

Art Unit: 1627

## Outstanding Objection(s) and/or Rejection(s)

7. For the record it is noted that the October 16, 2000 Office Action included an inadvertant error, wherein only claim 4 was rejected over the prior art as set forth below, when the Examiner intended that claims 4-7 and 38-49 be rejected over the prior art as set forth below.

For the sake of clarification, the reiterated rejections below further note specific element(s) taught by corresponding each reference, which is/are more clearly set forth below in bolded text for applicants convenience.

8. The rejection of claims 4-7 and 38-49 is rejected under 35 U.S.C. 102(b) as being anticipated by Jennings (J. Chem. Soc. Perkin Trans., 1984, page 1733-1738) is maintained for the following reasons of record.

The claimed invention is directed to a substituted dihydrobenzopyran compound of formula (II), wherein the following functional group variables are substituted on different positions of the bicyclic fused ring core, wherein the pyran portion of that core is substituted with an oxygen atom at the 1-position, "R<sup>4</sup>" and "R<sup>5</sup>" at the 2-position, and "R<sup>6</sup>" and "R<sup>7</sup>" at the 4-position, while the benzo portion of the ring core at any one of positions 5-8 may be substituted with "R<sup>1</sup>" and "R<sup>2</sup>", wherein each of the aforementioned variables are respectively defined in the claims and/or instant specification.

Jennings discloses: [1] a dihydrobenzopyran compounds and corresponding derivatives that anticipate the compounds of the claimed invention; [2] wherein the aforementioned compounds have functional group substituents that are anticipated and correspond to the  $R^1$ ,  $R^2$ ,  $R^4$ - $R^7$  functional group substituents on the dihydrobenzopyran ring core of the claimed invention;

Art Unit: 1627

and [3] for example compound species that anticipate the claimed compounds are substituted with following corresponding groups, wherein: [a]  $R^1$  is either hydroxy or methoxy and or  $R^2$  is hydrogen (also viceversa, see page 1733, col. 2, line 27, i.e., compound (20), wherein R1 =R3 =OH, R2 = R4 =H);  $R^4 = R^5 = \text{methyl}$ ,  $R^6$  and  $R^7$  taken together = "C=O"(see, page 1735, col. 1, Compounds 24 and 25).

Therefore, Jennings anticipates the claimed invention.

## In the January 10, 2001 Amendment, applicants assert that:

- [1] Jennings et al. does not disclose compounds encompassed by the claimed invention;
- that the above-identified rejection relies upon compounds 24 and 25 of Jennings et al., wherein it is "point[ed] out that the [structure 24 recited therein] would require one of the R<sup>1</sup> or R<sup>2</sup> of applicants' formula II to be a methoxy [group], a choice not claimed by applicants [instant invention]"; and
- [3] in light of the foregoing, requests that the instant rejection be withdrawn.

#### In response, it is the position of the Examiner that:

- [1] applicants arguments have been carefully considered, but not found not persuasive for the following reasons:
- Jennings et al. does discloses a compound of the claimed invention, when review in light the above identified rejection (see bolded text) and the instant reference at page 1733, col. 2, line 27, i.e., which defines a compound, wherein R<sup>1</sup> = R<sup>3</sup> = OH, R<sup>2</sup> = R<sup>4</sup> = H.;
- [3] In light of the foregoing, the rejection of record is maintained and deemed proper.

Art Unit: 1627

9. The rejection of claims 4-7 and 38-49 under 35 U.S.C. 102(b) as being anticipated by EP Patent Application No.: 0 415 566 A1, Publication Date: March 6, 1991 are maintained for the following reasons of record.

EP Appln. No. 0 415 566 A1 discloses: [1] a dihydrobenzopyran compounds and corresponding derivatives that anticipate the compounds of the claimed invention; [2] wherein the aforementioned compounds have functional group substituents that are anticipated and correspond to the R<sup>1</sup>, R<sup>2</sup>, R<sup>4</sup>-R<sup>7</sup> functional group substituents on the dihydrobenzopyran ring core of the claimed invention; and [3] example compound species that anticipate the claimed compounds are substituted with the following groups, wherein: [a] Y is O, R<sup>1</sup> and R<sup>2</sup> (as recited in the instant EP appln., which corresponds to R<sup>4</sup> and R<sup>5</sup> of the claimed invention) are independently hydrogen, lower alkyl, phenyl or substituted phenyl, R<sup>3</sup> is hydrogen (which corresponds to the methylene, i.e., CH<sub>2</sub> group adjacent to the R<sup>6</sup> and R<sup>7</sup> groups of the claimed invention), B is a C=O (which corresponds to  $R^6$  and  $R^7$  of the claimed invention),  $R^4$ is a hydrogen, OR<sup>5</sup>, wherein R<sup>5</sup> is H or lower alkyl (which corresponds to R<sup>2</sup> of the claimed **invention**) and "R<sup>7</sup> OCO-A-Z", wherein Z is oxygen, A is a straight or branched hydrocarbon radical having one to five carbon atoms, and R<sup>7</sup> (R<sup>7</sup> recited therein is distinguished from R<sup>7</sup> of the claimed invention; note that the group "R<sup>7</sup>OCO-A-Z" corresponds to R<sup>1</sup> of the claimed invention, wherein R<sup>1</sup> is O-(CH<sub>2</sub>)CO<sub>2</sub>H.

Therefore, EP Appln. No. 0 415 566 A1 anticipates the claimed invention.

Art Unit: 1627

# In the January 10, 2001 Amendment, applicants assert that:

[1] EP Appln. No. 0 415 566 A1 does not disclose or anticipate compounds encompassed by the claimed invention;

[2] in light of the foregoing, requests that the instant rejection be withdrawn.

# In response, it is the position of the Examiner that:

- [1] applicants arguments have been carefully considered, but not found not persuasive for the following reasons:
- [2] EP Appln. No. 0 415 566 A1. does discloses a compound of the claimed invention, when review in light the above identified rejection, wherein:
  - [a] Y is O, R<sup>1</sup> and R<sup>2</sup> (as recited in the instant EP appln., which corresponds to R<sup>4</sup> and R<sup>5</sup> of the claimed invention) are independently hydrogen, lower alkyl, phenyl or substituted phenyl;
  - [b] R<sup>3</sup> is hydrogen (which corresponds to the methylene, i.e., CH<sub>2</sub> group adjacent to the R<sup>6</sup> and R<sup>7</sup> groups of the claimed invention);
  - [c] B is a C=O (which corresponds to R<sup>6</sup> and R<sup>7</sup> of the claimed invention);
  - [d] R<sup>4</sup> is a hydrogen, OR<sup>5</sup>, wherein R<sup>5</sup> is H or lower alkyl (which corresponds to R<sup>2</sup> of the claimed invention);
  - [e] R<sup>6</sup> is a hydrogen or lower alkyl (which corresponds to **R**<sup>2</sup> of the claimed invention) and "R<sup>7</sup> OCO-A-Z", wherein Z is oxygen, A is a straight or branched hydrocarbon radical having one to five carbon atoms; and

Art Unit: 1627

[f] R<sup>7</sup> (R<sup>7</sup> recited therein is distinguished from R<sup>7</sup> of the claimed invention; note that the group "R<sup>7</sup>OCO-A-Z" corresponds to R<sup>1</sup> of the claimed invention, wherein R<sup>1</sup> is O-(CH<sub>2</sub>)CO<sub>2</sub>H; and

- [g] see, also compounds V, at page 3, lines 45-50 and compound VI at page 4, lines 40-45, compound I' at page 6, lines 20-25, etc.
- [3] In light of the foregoing, the rejection of record is maintained and deemed proper.
- 10. The rejection of claims 4-7 and 38-49 under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,268,386 (herein referred to as "the U.S. '386 Patent", Issued: December 7, 1983, Filed July 26, 1990 are maintained for the following reasons of record.

The U.S. '386 Patent discloses: [1] a dihydrobenzopyran compounds and corresponding derivatives that anticipate the compounds of the claimed invention; [2] wherein the aforementioned compounds have functional group substituents that are anticipated and correspond to the R<sup>1</sup>, R<sup>2</sup>, R<sup>4</sup>-R<sup>7</sup> functional group substituents on the dihydrobenzopyran ring core of the claimed invention; and [3] example compound species that anticipate the claimed compounds are substituted with the following groups, wherein: [a] Y is O, R1 and R2 are independently hydrogen, lower alkyl, phenyl or substituted phenyl (which corresponds to R4 and R5 of the claimed invention), R3 is hydrogen, B is a C=O (which corresponds to R6 and R7 of the claimed invention), R6 is a hydrogen or lower alkyl (which corresponds to R2 of the claimed invention) and "R<sup>7</sup>OCO-A-Z", wherein Z is oxygen, A is a straight or branched hydrocarbon

Art Unit: 1627

radical having one to five carbon atoms, and R7 (R7 recited therein is distinguished from R7 of the claimed invention; note that the group "R<sup>7</sup>OCO-A-Z" corresponds to R1 of the claimed invention, wherein R1 is O-(CH2)CO2H is hydrogen.

Therefore, the U.S. '386 Patent anticipates the claimed invention.

## In the January 10, 2001 Amendment, applicants assert that:

- [1] the U.S. '386 Patent A1 does not disclose or anticipate compounds encompassed by the claimed invention;
- [2] in light of the foregoing, requests that the instant rejection be withdrawn.

## In response, it is the position of the Examiner that:

- [1] applicants arguments have been carefully considered, but not found not persuasive for the following reasons:
- [2] U.S. '386 Patent. does discloses a compound of the claimed invention, when review in light the above identified rejection, wherein:
  - [a] Y is O, R<sup>1</sup> and R<sup>2</sup> (as recited in the instant EP appln., which corresponds to R<sup>4</sup> and R<sup>5</sup> of the claimed invention) are independently hydrogen, lower alkyl, phenyl or substituted phenyl;
  - [b] R<sup>3</sup> is hydrogen (which corresponds to the methylene, i.e., CH<sub>2</sub> group adjacent to the R<sup>6</sup> and R<sup>7</sup> groups of the claimed invention);
  - [c] B is a C=O (which corresponds to R<sup>6</sup> and R<sup>7</sup> of the claimed invention);

Art Unit: 1627

- [d] R<sup>4</sup> is a hydrogen, OR<sup>5</sup>, wherein R<sup>5</sup> is H or lower alkyl (which corresponds to R<sup>2</sup> of the claimed invention);
- [e] R<sup>6</sup> is a hydrogen or lower alkyl (which corresponds to **R**<sup>2</sup> of the claimed invention) and "R<sup>7</sup> OCO-A-Z", wherein Z is oxygen, A is a straight or branched hydrocarbon radical having one to five carbon atoms; and
- [f] R<sup>7</sup> (R<sup>7</sup> recited therein is distinguished from R<sup>7</sup> of the claimed invention; note that the group "R<sup>7</sup>OCO-A-Z" corresponds to R<sup>1</sup> of the claimed invention, wherein R<sup>1</sup> is O-(CH<sub>2</sub>)CO<sub>2</sub>H; and
- [g] see, also compounds V and VI at col. 4, lines 41-60,
- [3] In light of the foregoing, the rejection of record is maintained and deemed proper.

### Status of Claims

11. No claims are allowed in the above-identified application.

#### Conclusion

12. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Grace C. Hsu, Ph.D., J.D. whose telephone number is (703) 308-7005. The Examiner may be reached during normal business hours, Monday through Friday from 8:30 am to 5:30 pm (EST). A message may be left on the Examiner's voice mail.

Art Unit: 1627

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Jythosna Venkat, Ph.D., may be reached at (703) 308-2439. The fax number assigned to Group 1627 is (703) 305-4242. Any inquiry of a general nature or relating to the status of this application should be directed to the Group 1627 receptionist whose telephone number is (703) 308-0196.

Grace C. Hsu, Ph.D., J.D.

August 30, 2001

BENNETT CELSA PRIMARY EXAMINER

Mutt